

United States Court of Appeals

Eleventh Circuit

56 Forsyth Street, N.W.

Atlanta, Georgia 30303

Thomas K. Kahn
Clerk

September 10, 2007

NOTICE TO ALL COUNSEL OR RECORD:

No. 06-11582 - Community State Bank v. James Strong

Dear Counsel:

Enclosed is an order entered by the court directing that this case be reheard en banc. Under Eleventh Circuit Rule 35, the effect of granting rehearing en banc is to vacate the previous opinion and judgment of this court and to stay the mandate.

You will be notified by subsequent correspondence of the schedule for filing en banc briefs, the issue(s) which the court wishes the parties to focus on in their briefs, and the page limitations on them. We will communicate with you at a later time regarding report time and time limitations on oral argument should this case be designated for oral argument.

Sincerely,

THOMAS K. KAHN, Clerk

By _____
Matt Davidson
Calendar Clerk

John G. Parker 404.815-2424
Christopher J. Willis 404.525.2224
Daniel D. Zegura
Richard H. Sinkfield
Roy E. Barnes 770.590.8958
Jennifer Auer Jordan
John Raymond Bevis
Clerk, U.S. District Court (NGA-Atlanta)
Hon. William S. Duffey, Jr.

**IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT**

No. 06-11582

(D.C. Docket No. 04-02608-CV-WSD-1)

COMMUNITY STATE BANK,
CASH AMERICA FINANCIAL SERVICES, INC.
CASH AMERICA INTERNATIONAL, INC.,
GEORGIA CASH AMERICA, INC.,
DANIEL R. FEEHAN,

Petitioners-Appellants,

versus

JAMES STRONG,

Respondent-Appellee.

On Appeal from the United States District Court for the
Northern District of Georgia

(Opinion April 27, 2007, 485 F.3d 597, 11th Cir. 2007)

(September 10, 2007)

Before EDMONDSON, Chief Judge, TJOFLAT, ANDERSON, BIRCH, DUBINA, BLACK, CARNES, BARKETT,
HULL, MARCUS, WILSON and PRYOR, Circuit Judges.

B Y T H E C O U R T :

A member of this Court in active service having requested a poll on the suggestions of rehearing en banc and a majority of the judges in this Court in active service having voted in favor of granting a rehearing en banc,

IT IS ORDERED that the above cause shall be reheard by this court en banc. The previous panel's opinion is hereby VACATED.